

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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FIRST NAMED APPLICANT

11-19-

APPLICATION NUMBER

EXAMINER PAPER NUMBER

Suhn

ATTORNEY DOCKET NO.

**DATE MAILED:** 

| INTERVIEW SUMMARY   |
|---|
| Il participants (applicant, applicant's representative, PTO personnel):   |
| 1) Blen Turner (3) Guus HATEBOER  |
| 2) Bart Klein (4) Shin-Lin Chan   |
| tate of Interview $8-b-03$  |
| ype:  Telephonic Televideo Conference Personal (copy is given to applicant applicant's representative).                                     |
| xhibit shown or demonstration conducted:  |
| greement was reached. was not reached.  laim(s) discussed:  |
| rescription of the general nature of what was agreed to if an agreement was reached, or any other comments: discussed (12 ) well            |
| paragraph and 112 15t evallement rejections. Applicants may amend   |
| parapraph and 112 15t evablement rejections. Applicants may amend claim to overcome the rejection and may subjust evidence for              |
| deposit of constructs under Britagest Treaty.   |
| A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable |

attached.)

15 It is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

Examiner Note: You must sign this form unless it is an attachment to another form.